This matter came before the Court on Activision Blizzard, Inc.'s ("Activision") Administrative Motion to File Under Seal its Answer and Defenses ("Administrative Motion"). Activision, in accordance with Civil Local Rule 79-5(c)(3), identified "in table format each document or portion thereof that is sought to be sealed," namely:

| Document | Portions to Be Filed Under Seal | Designating Party |
|----------------------------------|---------------------------------|-------------------|
| Activision's Answer and Defenses | Page 5, Portions of Lines 19-21 | Activision |
| Activision's Answer and Defenses | Page 6, Portion of Line 7 | Activision |
| Activision's Answer and Defenses | Page 19, Portion of Line 8 | Activision |

Having considered Activision's Administrative Motion, and with good cause appearing therefore:

IT IS HEREBY ORDERED that the Administrative Motion is:

- [] GRANTED IN ITS ENTIRETY. The unredacted version of Activision' Answer and Defenses shall remain under seal.
- [] DENIED IN ITS ENTIRETY. Activision shall file a complete unredacted version of the Answer and Defenses within 7 days of entry of this Order.
- [] GRANTED/DENIED IN PART. Activision shall file a revised redacted version of the Answer and Defenses, redacting only the information contained in the following specified paragraphs within 7 days of entry of this Order.

3 IT IS SO ORDERED.

DATED: ______, 2023

Honorable Jacqueline Scott Corley United States District Judge